



NOTICE TO EMPLOYEES OF “TEMPORARY SERVICES” OR “LEASING” EMPLOYERS

When you complete an assignment with a temporary services or leasing employer, you have the right to file for unemployment insurance (UI) benefits.

If you file for UI benefits after completing an assignment, you should contact the temporary services or leasing employer to see if a new assignment is available, as part of your efforts to seek work.

Failure to contact the temporary services or leasing employer for reassignment, or refusal of an assignment, may result in loss of UI benefits under Sections 1253(e) and 1257(b) of the California Unemployment Insurance Code.

Temporary services or leasing employers may notify the Employment Development Department (EDD) when an employee fails to contact them for reassignment, refuses an assignment, or fails to respond to the employer's mail or telephone contact regarding reassignment.



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